IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re: ALEXANDER E. JONES AKA: ALEX JONES	§ § § Debtor(s)	Case No. 22-33553
	ELIEF FROM AUTOMAT Y, IF APPLICABLE] AF (This Order Resolves Doc	
Chevrolet Tahoe Utility 4D	LT 4WD 5.3L V8, VIN #1 Court that it had served the	from the automatic stay regarding 2020 GNSKBKCXLR288493 (the "Property") motion in accordance with all applicable
not appe		motion was filed, the respondent did the response is overruled for want of d.
	otor filed a response that of the dief and no other party of	the debtor was not opposed to the pposed the requested relief.
the alleg	-	debtor was unable to admit or deny appear at the hearing, and no other
After he stay is g	•	stated on the record, relief from the
No time default.	ely response was filed. Acc	cordingly, the motion is granted by
As show requeste	•	ture below, Debtor has agreed to the
		om the automatic stay [and the Codebtor erty, including foreclosure, repossession
Additional rulings:		
Movant is a	warded attorney's fees in the	e amount of \$

Case 22-33553 Document 711-2 Filed in TXSB on 06/17/24 Page 2 of 2

The stay imposed by Bankruptcy Rule 4001(a)(3) does not apply for the reasons stated on the record.